Case 3:17-cv-00072-NKM-JCH Document 1127-1 Filed 09/27/21 Page 1 of 4 Pageid#:
IN THE UNITED STATES DESTRICT COURT FOR THE

WESTERN DISTRICT OF VIRGINIA
Charlottesville Division

CLERK'S OFFICE U.S. DIST. COURT AT CHARLOTTESVILE, VA FILED

SEP 2 7 2021

Elizabeth Sines, et al
Plaintiffs

JULIA C. DUDLEY, CLERK BY:

,

Case No: 3:17-cv-072-NKM

Jason Kessler, et al
Defendants

SUPPLEMENTAL MOTION TO EXCLUDE THE DEPOSITION TESTIMONIES

OF ROBERT ISAACS "BAKER", BRADLEY GRIFFIN, DILLON "HOPPER" IZARRY,

AND THOMAS ROSSEAU PURSUANT TO FED.R.CIV.P. 32(a)

Comes now the Defendant, Christopher Cantwell, and, he makes this Supplemental Motion To Exclude The Deposition Testimonies Of Robert Isaacs "Baker", Bradley Griffin, Dillon "Hopper", Izarry, And Thomas Rosseau Pursuant To Fed.R.Civ.P. 32(a). In support, he states as follows:

- 1) Cantwell previously attached to his Motion for Extension of Time to File, which apparently has not been docketed yet with the Court, though it was filed September 2, 2021, a declaration stating the conditions under which he has been deprived of discovery by the Plaintiffs and deprived of access to what discovery he has received by the Bureau of Prisons and US Marshals Service.
- 2) Cantwell has now, in the past few days, received access to the documents released by the Plaintiffs in January 2021, and, has been reviewing that material as quickly as possible. First Sworn Declaration Of Christopher Cantwell Regarding Plaintiff's Failure To

  Notice Depositions ("First Cantwell Notice Decl") para 2.
- 3) Cantwell previously filed with this Court Objections to the Plaint-

- case 3:17-cv-00072-NKM-JCH Document 1127-1 Filed 09727721 Page 2 of 4 Page 10#7 iffs witness List in which 18341 noted that the Plaintiffs and not notice him of any of the depositions they propose to enter into testimony, and, that they did not disclose most of the witnesses they have indicated, among other objections.
- Based upon Cantwell's review of the discovery to date, he is now able to supplement his objections by affirmatively averring that Plaintiff's did not notice him of the depositions of Isaacs, Griffin, Izarry and Rousseau until months after their depositions had been taken. First Cantwell Notice Decl para 3-4.
- 5) Fed.R.Civ.P. 32(a) allows deposition testimony to be admitted at trial only if several conditions are met, including:
  "(1)(A) the party was present or represented at the taking of the deposition or had reasonable notice of it."
- because Cantwell was prohibited by Plaintiffs' actions from being present or represented at the depositions and did not have reasonable notice of it, he now makes this Supplemental Motion To Exclude The Depositions Testimonies Of Robert Isaacs "Baker", Bradley Griffin, Dillon "Hopper" Izarry and Thomas Rosseau Pursuant To Fed.R. Civ.P. 32(a).

Respectfully Submitted,

Christopher Cantwel

USP-Marion PO Box 1000

Marion, ILL62959

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I hereby certify that this Supplemental Motion To Exclude Deposition.

ronic transmission to the Court this 22nd day of September, 2021.

Testimonies was mailed to the Clerk of the Court, 1st Class Postage Prepaid, for posting upon the ECF, to which the other parties are subscribed, and, was handed to USP-Marion staff members Nathan Simpkins and/or Kathy Hill for elect-

Christopher Cantwell

Filed 09/27/21 255 West Main Sheet Roon 364 Charlottes ville, Ut 22902 SAINT LOUIS MO 630 GF DISTIG OF VIRIA Charletteswile Division 23 SEP 2021 PM B L US DITHICF COURT for the affice of the Clerk nnate #00991509 Christophi Canturel USP Marion 4500 FISMRD P.O. BOX 2000 Nation FL 62959